the Congress of a lease or lease extension relative to the Louisville plant, shall submit it to the Attorney General, who shall, within seven days after receiving the lease or lease extension, advise the Commission whether the proposed lease or lease extension would tend to create or maintain a situation inconsistent with the antitrust laws.

"(c) Within ten days after the termination of the lease negotiations authorized in subsection (a) of this section, or, if Congress is not then in session, within ten days after Congress next convenes, the Commission shall report to the Congress the lease or lease extension negotiated pursuant to this section. The Commission shall submit at the same time the statement of the Attorney General approving the proposed lease or lease extension in accordance with the standard set forth in subsection (b) of this section, and the names of the persons who have represented the Government or lessee in conducting negotiations for the lease or lease extension on the Louisville plant. Unless the lease or lease extension is disapproved by either House of the Congress by resolution prior to the expiration of thirty days of continuous session (as defined in section 9(c) of the Rubber Producing Facilities Disposal Act of 1953 [section 1941g(c) of this Appendix]) of the Congress following the date upon which the lease or lease extension is submitted to it, upon the expiration of such thirty-day period the lease or lease extension shall become fully effective and the Commission shall proceed to carry it out in accordance with its terms.'

#### DISPOSAL CRITERIA

Section 5 of act Mar. 21, 1956, provided that: "Except as otherwise provided in this Act [enacting this section and provisions set out as notes under sections 1941f, 1941r, and 1941y of this Appendix], the disposal or lease of the Louisville plant shall be fully subject to all the provisions of the Rubber Producing Facilities Disposal Act of 1953 [sections 1941 to 1941y of this Appendix] and such criteria as have been established by the Commission in handling disposal of other Government-owned rubber producing facilities under this Act: Provided, That the provisions of sections 7(j), 7(k), 10, 15 and 24 of that Act [sections 1941e(j), 1941e(k), 1941h, 1941m and 1941v of this Appendix] shall not apply to the disposal or lease of the Louisville plants."

# DISPLACED PERSONS, REFUGEES AND ORPHANS

ADMISSION OF DISPLACED PERSONS

ACT JUNE 25, 1948, CH. 647, 62 STAT. 1009

## §§ 1951 to 1965. Omitted

#### CODIFICATION

Sections 1951 to 1965 authorized admission of displaced persons and permitted the issuance of immigration visas without regard to quota limitations prior to June 30, 1952.

Section 1951, acts June 25, 1948, ch. 647, §2, 62 Stat. 1009; June 16, 1950, ch. 262, §§1 to 3, 64 Stat. 219; June 28, 1951, ch. 167, §2, 65 Stat. 96, defined terms used in sections 1951 to 1965 of this Appendix.

Section 1952, acts June 25, 1948, ch. 647, §3, 62 Stat. 1010; June 16, 1950, ch. 262, §4, 64 Stat. 221; June 28, 1951, ch. 167, §1, 65 Stat. 96; June 27, 1952, ch. 477, title IV, §402(h)(1), (2), 66 Stat. 277, authorized issuance of visas prior to June 30, 1952, and provided for use of quota numbers.

Section 1953, acts June 25, 1948, ch. 647, §4, 62 Stat. 1011; June 16, 1950, ch. 262, §5, 64 Stat. 224; June 27, 1952, ch. 477, title IV, §402(h)(3), 66 Stat. 277, provided for adjustment of immigration status of aliens who entered prior to Apr. 30, 1949, if application for adjustment was made within two years after June 25, 1948.

Section 1954, acts June 25, 1948, ch. 647,  $\S$ 5, 62 Stat. 1011; June 28, 1951, ch. 167,  $\S$ 3, 65 Stat. 96; June 27, 1952,

ch. 477, title IV, §402(h)(4), 66 Stat. 277, related to determination of quota nationality.

Section 1955, acts June 25, 1948, ch. 647, §6, 62 Stat. 1012; June 16, 1950, ch. 262, §6, 64 Stat. 224; June 27, 1952, ch. 477, title IV, §402(h)(5), 66 Stat. 277, related to preferences and priorities and authorized a "good faith" oath

Section 1956, acts June 25, 1948, ch. 647, §7, 62 Stat. 1012; June 12, 1950, ch. 262, §7, 64 Stat. 225, required priority to be given to persons who bore arms against enemies of the United States or who served in labor service or guard units of the U.S. Army.

Section 1957, acts June 25, 1948, ch. 647, §8, 62 Stat. 1012; Oct. 15, 1949, ch. 695, §6(a), 63 Stat. 881; June 16, 1950, ch. 262, §8, 64 Stat. 225, created a Displaced Persons Commission of three members appointed for a term ending August 31, 1952 and provided for appropriations, employment of personnel, issuance of rules and regulations and reports to the President and the Congress, including a final report at the end of the Commission's term. Acts June 25, 1948, ch. 647, §8, 62 Stat. 1012; Oct. 15, 1949, ch. 695, §6(a), 63 Stat. 881, were subsequently repealed by Pub. L. 89–554, §8(a), Sept. 6, 1966, 80 Stat. 654, 655.

Section 1958, act June 25, 1948, ch. 647, §9, 62 Stat. 1013, related to reporting to Displaced Persons Commission by admitted persons.

Section 1959, acts June 25, 1948, ch. 647, \$10, 62 Stat. 1013; June 16, 1950, ch. 262, \$9, 64 Stat. 225, provided for investigation and report on all persons prior to admittance.

Section 1960, act June 25, 1948, ch. 647, §11, 62 Stat. 1013, prohibited preference or priority for visas under other laws after June 30, 1948.

Section 1961, acts June 25, 1948, ch. 647,  $\S12$ , 62 Stat. 1013; June 16, 1950, ch. 262,  $\S10$ , 64 Stat. 226; June 27, 1952, ch. 477, title IV,  $\S402(h)(6)$ , 66 Stat. 278, related to admission of persons of German ethnic origin.

Section 1962, acts June 25, 1948, ch. 647, §13, 62 Stat. 1014; June 16, 1950, ch. 262, §11, 64 Stat. 227, enumerated persons excluded from provisions authorizing visas.

Section 1962a, act June 25, 1948, ch. 647, §14, as added June 16, 1950, ch. 262, §12, 64 Stat. 227, authorized the Reconstruction Finance Corporation to make advances to the Displaced Persons Commission.

Section 1963, act June 25, 1948, ch. 647, §15, formerly §14, 62 Stat. 1014, renumbered June 16, 1950, ch. 262, §12, 64 Stat. 227, prescribed penalties for violations of sections 1951 to 1965 of this Appendix.

Section 1964, act June 25, 1948, ch. 647, §16, as added June 16, 1950, ch. 262, §13, 64 Stat. 228, related to conferences respecting problems of persons of German ethnic origin.

Section 1965, act June 25, 1948, ch. 647, §17, as added June 16, 1950, ch. 262, §14, 64 Stat. 228, required transportation by American flagships or planes.

# ADMISSION OF REFUGEES AND ORPHANS

ACT AUG. 7, 1953, CH. 336, 67 STAT. 400

## §§ 1971 to 1971q. Omitted

#### CODIFICATION

Sections 1971 to 1971q were omitted as terminated Dec. 31, 1956, pursuant to section 1971q of this Appendix.

Section 1971, act Aug. 7, 1953, ch. 336, §2, 67 Stat. 400, defined terms used in sections 1971 to 1971q of this Appendix.

Section 1971a, act Aug. 7, 1953, ch. 336, §3, 67 Stat. 401, authorized issuance of 205,000 special nonquota immigrant visas to aliens and their spouses, unmarried children under 21 years of age, stepchildren, and children adopted prior to July 1, 1953.

Section 1971b, acts Aug. 7, 1953, ch. 336, §4, 67 Stat. 401; Aug. 31, 1954, ch. 1169, §1, 68 Stat. 1044, provided for allocation among classes of visas issued under section 1971a of this Appendix.

Section 1971c, acts Aug. 7, 1953, ch. 336, §5, 67 Stat. 402; Aug. 31, 1954, ch. 1169, §2, 68 Stat. 1044, authorized

not more than 4,000 special nonquota immigrants visas

Section 1971d, acts Aug. 7, 1953, ch. 336, §6, 67 Stat. 403; Aug. 31, 1954, ch. 1169, §3, 68 Stat. 1044, permitted applications not later than June 30, 1955, to adjust immigrant status of temporary residents.

Section 1971e, acts Aug. 7, 1953, ch. 336, §7, 67 Stat. 403; Aug. 31, 1954, ch. 1169, §4, 68 Stat. 1045, related to assurances of citizen sponsors, and deportation for inadmissibility.

Section 1971f, act Aug. 7, 1953, ch. 336, §8, 67 Stat. 404, related to intergovernmental arrangements for assistance to immigrants and use of American ships and air-

Section 1971g, act Aug. 7, 1953, ch. 336, §9, 67 Stat. 405, related to determination of eligibility on a nondiscriminatory basis.

Section 1971h, act Aug. 7, 1953, ch. 336, §10, 67 Stat. 405, related to an exemption from visa fees.

Section 1971i, act Aug. 7, 1953, ch. 336, 11, 67 Stat. 405, related to safeguards in regards to security-screening. Section 1971j, act Aug. 7, 1953, ch. 336, §12, 67 Stat. 405,

related to priorities in consideration of visa applica-

Section 1971k, act Aug. 7, 1953, ch. 336, §13, 67 Stat. 406, related to priorities of persons eligible under the Displaced Persons Act of 1948.

Section 1971l, act Aug. 7, 1953, ch. 336, §14, 67 Stat. 406, related to ineligibility of certain persons.

Section 1971m, act Aug. 7, 1953, ch. 336, §15, 67 Stat. 406, related to applicability of Immigration and Nation-

Section 1971n, act Aug. 7, 1953, ch. 336, §16, 67 Stat. 406, related to loans to pay transportation.

Section 1971o, act Aug. 7, 1953, ch. 336, §17, 67 Stat. 407, related to eligible aliens as nonquota immigrants. Section 1971p, act Aug. 7, 1953, ch. 336, §19, 67 Stat. 407, related to semi-annual reports to President and Congress.

Section 1971q, act Aug. 7, 1953, ch. 336, §20, 67 Stat. 407, provided that no immigrant visa would issue under sections 1971 to 1971q of this Appendix after Dec. 31,

#### ADMISSION OF ORPHANS ADOPTED BY CITIZENS SERVING ABROAD

ACT JULY 29, 1953, CH. 268, 67 STAT. 229

# §§ 1975 to 1975c. Omitted

## CODIFICATION

Sections 1975 to 1975c were omitted as terminated pursuant to section 1975 of this Appendix.

Section 1975, act July 29, 1953, ch. 268, §1, 67 Stat. 229, authorized 500 special quota nonimmigrant visas for certain orphans and provided that the issuance of such visas under sections 1975 to 1975c of this Appendix would terminate no later than Dec. 31, 1954.

Section 1975a, act July 29, 1953, ch. 268, §2, 67 Stat. 229. defined "eligible orphan"

Section 1975b, act July 29, 1953, ch. 268, §3, 67 Stat. 230, related to rights of natural parents under Immigration and Nationality Act.

Section 1975c, act July 29, 1953, ch. 268, §4, 67 Stat. 230, related to eligible orphans as nonquota immigrants.

# AMERICAN-JAPANESE EVACUATION CLAIMS

ACT JULY 2, 1948, CH. 814, 62 STAT. 1231

Sec.

1981. Attorney General's jurisdiction; uncompensated claims; condition precedent; definitions

1982. Time limitation on presentation of claims; claims excluded.

1983 Notice: evidence: records. Sec. 1984.

Compromise of claims by Attorney General; jurisdiction of United States Court of Federal Claims to determine claims timely filed; report to Congress; payment of awards; finality of decisions.

1985 Attorney's fees; penalty for overcharging.

1986. Administration.

Authorization of appropriations.

#### § 1981. Attorney General's jurisdiction; uncompensated claims; condition precedent; definitions

(a) The Attorney General shall have jurisdiction to compromise and settle and make an award in an amount not to exceed \$100,000 as hereinafter provided on any claim by a person of Japanese ancestry against the United States arising on or after December 7, 1941, when such claim is not compensated for by insurance or otherwise, for damage to or loss of real or personal property (including without limitation as to amount damage to or loss of personal property bailed to or in the custody of the Government or any agent thereof), that is (except as is otherwise provided by subsections 1(b)(2) and (1)(b)(3)) [subsections (b)(2) and (b)(3) of this section] a reasonable and natural consequence of the evacuation or exclusion of such person by the appropriate military commander from a military area in Arizona, California, Oregon, or Washington; or from the Territory of Alaska, or the Territory of Hawaii, under authority of Executive Order Numbered 9066, dated February 19, 1942 (3 C.F.R. Cum. Supp. 1092), section 67 of the Act of April 30, 1900 (48 U.S.C. 532), or Executive Order Numbered 9489, dated October 18, 1944 (3 C.F.R. 1944 Supp. 45).

(b) As used herein-

(1) "Evacuation" shall include voluntary departure from a military area prior to but in anticipation of an order of exclusion therefrom.

(2) "Claims by a person of Japanese ancestry" shall include claims that were filed by any profit or nonprofit organization, corporate or otherwise, the majority of whose stock was owned by, or the majority of whose stockholders or members were, on December 7, 1941, and on the date of the filing of the claim, persons of Japanese ancestry actually residing within the continental limits of the United States or its Territories: Provided, however, That the losses sustained by the particular organization were the result (1) of the evacuation and exclusion of its stockholders or members, or (2) of the evacuation and exclusion of persons of Japanese ancestry upon whom the organization depended for its business or support. Such claims shall not be barred by awards or disallowances heretofore made.

(3) "Claim by a person of Japanese ancestry" shall also include claims which have been timely filed for such damage or loss as heretofore defined incurred by persons of Japanese ancestry detained, interned, or paroled, and subsequently released, pursuant to Revised Statutes, sections 4067-70, as amended (relating to alien enemies) [50 U.S.C. 21 to 24]. Such claims shall also include losses due to the exclusion of the families and relatives of such persons during their detention or internment. Any such person shall be deemed to have been excluded from such military areas and territories as of the date he